

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

POSTX CORPORATION,

Plaintiff,

vs.

SECURE DATA IN MOTION, INC. d/b/a  
SIGABA, CLEARSWIFT  
CORPORATION, and JAMES REID.

Defendants.

AND RELATED COUNTERCLAIMS

Case Nos. C02-04483 SI and C03-0521 SI

**[PROPOSED] ORDER GRANTING  
SIGABA'S APPLICATION TO FILE  
CERTAIN DOCUMENTS UNDER SEAL  
[Civil L.R. 7-11; Civil L.R. 79-51]**

Having considered the papers submitted on the Application to File Certain Documents Under Seal, and good cause appearing therefor,

IT IS HEREBY ORDERED, that:

Sigaba's Application to File Certain Documents Under Seal is GRANTED, and Sigaba may file the following documents under seal:

1. The UNREDACTED version of the Reply In Support of Sigaba's Motion for Leave to Amend.

2. Exhibit B to the Reply Declaration of John L. Cooper in Support of Sigaba's Motion for Leave to Amend. Exhibit B is a true and correct copy of PostX's Opposition to Sigaba's Motion for Summary Adjudication of Unfair Competition, filed June 23, 2005. Sigaba seeks to file these documents under seal because it, almost in its entirety, quotes and discusses evidence that has been designated as Confidential or "Attorneys Eyes Only" by the Parties under the terms of the Revised Protective Order, dated December 30, 2003, in this action.

3. Exhibit C to the Reply Declaration of John L. Cooper in Support of Sigaba's Motion for Leave to Amend. Exhibit C is a true and correct copy of excerpts from the deposition transcripts of Yogen Dalal. Sigaba seeks to file this document under seal because it, almost in its entirety, quotes and discusses evidence that has been designated as Confidential or "Attorneys Eyes Only" by the Parties under the terms of the Revised Protective Order, dated December 30, 2003, in this action.

4. Exhibit D to the Reply Declaration of John L. Cooper in Support of Sigaba's Motion for Leave to Amend. Exhibit D is a true and correct copy of excerpts from the deposition transcripts of Thamby Thomas. Sigaba seeks to file this document under seal because it, almost in its entirety, quotes and discusses evidence that has been designated as Confidential or "Attorneys Eyes Only" by the Parties under the terms of the Revised Protective Order, dated December 30, 2003, in this action.

5. Exhibit E to the Reply Declaration of John L. Cooper in Support of Sigaba's Motion for Leave to Amend. Exhibit E is a true and correct copy of the PostX Corporation's Regular Meeting of the Board of Directors, dated June 19, 2002. Sigaba seeks to file this

document under seal because it, almost in its entirety, quotes and discusses evidence that has been designated as Confidential or “Attorneys Eyes Only” by the Parties under the terms of the Revised Protective Order, dated December 30, 2003, in this action.

6. Exhibit F to the Reply Declaration of John L. Cooper in Support of Sigaba’s Motion for Leave to Amend. Exhibit F is a true and correct copy of Summary Partners’ Meeting, dated July 22, 2002. Sigaba seeks to file this document under seal because it, almost in its entirety, quotes and discusses evidence that has been designated as Confidential or “Attorneys Eyes Only” by the Parties under the terms of the Revised Protective Order, dated December 30, 2003, in this action.

7. Exhibit H to the Reply Declaration of John L. Cooper in Support of Sigaba’s Motion for Leave to Amend. Exhibit H is a true and correct copy of excerpts of from the deposition transcript of Terry Michael Olkin. Sigaba seeks to file this document under seal because it, almost in its entirety, quotes and discusses evidence that has been designated as Confidential or “Attorneys Eyes Only” by the Parties under the terms of the Revised Protective Order, dated December 30, 2003, in this action.

8. Exhibit I to the Reply Declaration of John L. Cooper in Support of Sigaba’s Motion for Leave to Amend. Exhibit I is a true and correct copy of e-mail string bearing bates numbers MAYFIELD 0001786-1787. Sigaba seeks to file this document under seal because it, almost in its entirety, quotes and discusses evidence that has been designated as Confidential or “Attorneys Eyes Only” by the Parties under the terms of the Revised Protective Order, dated December 30, 2003, in this action.

9. Exhibit K to the Reply Declaration of John L. Cooper in Support of Sigaba’s Motion for Leave to Amend. Exhibit K is a true and correct copy of excerpts from the deposition transcripts of Allen Morgan. Sigaba seeks to file this document under seal because it, almost in its entirety, quotes and discusses evidence that has been designated as Confidential or “Attorneys Eyes Only” by the Parties under the terms of the Revised Protective Order, dated December 30, 2003, in this action.

**DATED:** \_\_\_\_\_

